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9 UNITED STATES DISTRICT COURT
10 CENTRAL DISTRICT OF CALIFORNIA
11 WESTERN DIVISION

12 Consumer Financial Protection
13 Bureau,

14 Plaintiff,

15 v.

16 D and D Marketing, Inc., d/b/a
17 T3Leads, *et al.*,

18 Defendants.

Case No. 2:15-cv-09692-PSG(Ex)

(consolidated for pretrial purposes with Case
Nos. 2:16-cv-02724-PSG(Ex) and 2:16-cv-
02725-PSG(Ex))

**JOINT STIPULATION FOR ENTRY OF
STIPULATED FEDERAL RULE OF
EVIDENCE 502(d) ORDER**

19 Plaintiff Consumer Financial Protection Bureau (the “Bureau”) and
20 Defendants D and D Marketing d/b/a T3Leads (“T3”), Marina Demirchyan, Grigor
21 Demirchyan, Dmitry Fomichev, and Davit Gasparyan (a/k/a David Gasparyan)
22 stipulate to and request entry of the accompanying proposed Stipulated Federal Rule
23 of Evidence 502(d) Order consistent with their Joint Rule 26(f) Report. *See* ECF No.
24 83, pp.9-10.

1 Dated: June 9, 2017

2
3 Respectfully submitted,

4
5 Consumer Financial Protection Bureau

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6
7 /s/ Barry E. Reiferson

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D and D Marketing, Inc., d/b/a T3Leads;

17 Grigor Demirchyan; and Marina

18 Demirchyan

19
20 **Attestation Pursuant To Local Rule 5-4.3.4**

21
22 I attest that all other signatories listed, and on whose behalf the filing is submitted,
23 concur in the filing's content and have authorized the filing of this document.

24
25 /s/ Abraham Colman

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26 Attorney for Davit Gasparyan, a/k/a David Gasparyan